# Exhibit H

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March 16, 2021

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## VIA ECF & EMAIL

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Hon. Thomas I. Vanaskie (Ret.) Special Master Stevens & Lee 1500 Market St., East Tower, Suite 1800 Philadelphia, Pennsylvania 19103-7360

> Re: In re Valsartan, Losartan, and Irbesartan Liability Litigation, Case No. 1:19-md-02875-RBK (D.N.J.)

Dear Judge Vanaskie:

Pursuant to Special Master Order No. 7, Plaintiffs write to provide a status report on the parties' efforts to resolve the ongoing Hetero discovery issues. As Your Honor is aware, the parties have engaged in numerous meet and confers in an attempt to resolve the ongoing, severe, and substantive deficiencies in Hetero's production, most recently today, March 16, 2021. While some issues have been addressed, significant issues remain unresolved and as of today, Hetero was not able to provide more concrete information in response to Plaintiffs' most recent correspondence despite the fact that Hetero has consulted with its ESI vendor and client on a continuous basis, which is a cause for concern in that we would have expected the issues to be pinned down and resolved by now. As a result, the depositions scheduled for this week were postponed again with

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no new date proposed since Plaintiffs still have no estimate as to when Hetero's production will

be brought up to date.

As Plaintiffs stated in their March 9, 2021 letter to Your Honor, the materiality of the

documents and information at issue (i.e., central quality control protocols and manuals, disclosure

of applications and databases containing testing and other data and information, communications

with regard to key protocols and the revisions thereof), and the slow pace of Hetero's actions, is

on the threshold of requiring significant measures. These materials and information are central to

the proof of the claims, have already caused depositions to be delayed, and Plaintiffs reserve the

right to request litigation sanctions including an order finding liability.

**Violations of the ESI Protocol** 

Plaintiffs wrote to Hetero on February 5, 2021, to discuss deficiencies in Hetero's

production including violations of the Electronic Discovery Protocol filed June 19, 2019

(Document 127). This includes Hetero's Production Index, which is still not compliant with

Section III, Paragraph I of the Electronic Discovery Protocol. Pursuant to Section III, Paragraph I,

"Each production shall also contain a Production Index, which shall be updated with each

production, setting forth (1) dates, (2) Bates number range, (3) source(s) (e.g., custodians,

database) of the materials contained in each production volume, (4) whether the production was a

replacement production, and (5) the date of withdrawal of protected designation and replacement

with no protected designation for applicable Bates ranges, if applicable." The descriptions

provided by Hetero fail to comply with this provision because Hetero's Custodial productions are

not listed by Bates range and all Custodians are listed together. Other issues with the productions

include insufficient metadata, such as documents that lack metadata for the "Created" and

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"Modified" dates, non-compliant formats for Custodian fields, which should list Custodians as

"LASTNAME, FIRSTNAME, MIDDLENAME", missing Author and Duplicate Custodian fields,

and an inordinate number of documents listed with the Custodian "Hetero".

While some of the metadata deficiencies have been addressed, many remain unresolved.

During the meet and confer process with Hetero, Plaintiffs learned that Hetero was also producing

documents under the generic, catch-all custodian "Hetero" instead of properly identifying the

source of documents. This practice of simply dumping documents into a nonspecific Custodian

with no indication of the actual source of the documents is in clear violation of the Electronic

Discovery Protocol, and makes it impossible to trace documents to their sources. Hetero indicated

that an overlay file has now been produced to remedy the issue of the generic "Hetero" custodian

as well as other metadata deficiencies, but Plaintiffs have not yet confirmed this is the case as the

production was just made.

**Cast of Characters** 

On February 24, 2021, Hetero produced a "Cast of Characters" that Plaintiffs deemed to

be incomplete due to missing titles and email addresses. Plaintiffs immediately alerted Hetero that

the Cast of Characters was insufficient. Hetero advised Plaintiffs today, several weeks later, that

they had not yet obtained all of the necessary information but did produce another version of the

Cast of Characters with some additional information.

**Missing Documents** 

During the review process, Plaintiffs identified several documents that have not been

produced by Hetero and are critical to the depositions of 30(b)(6) witnesses. Specifically, Hetero

has not produced all versions of the Standard Operating Procedures, Quality Systems Manual,

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Core Procedures, Site Master Files, Master SOP Indexes, Audit Reports and other documents

relating to Hetero's adherence to the cGMP process. As of the most recent Hetero production,

which was produced today, Hetero still has failed to produce all versions of the majority of the

documents requested by Plaintiffs despite the fact that in most instances, Plaintiffs specifically

identified for Hetero which versions were missing, to the best of Plaintiffs' ability. Plaintiffs have

also not been able to locate documents, correspondence, or emails discussing the documents listed

above, which seems impossible as many of these documents were revised in the aftermath of the

revelation of the NDMA contamination. In addition, during review Plaintiffs identified several

SOPs and quality documents where Annexures have not been produced. Hetero indicated that they

would look into these issues and confirmed today that they are still not in a position to produce the

outstanding Standard Operating Procedures and related quality documents.

**Databases, Software and Applications** 

Plaintiffs have repeatedly requested that Hetero provide a list of all databases, software,

and applications used to maintain relevant documents and information, and to confirm that all

databases, software and applications were properly analyzed, and that all relevant data was

produced. Hetero at first could not confirm this information. However, during the parties' meet

and confer on March 11, 2021, Hetero indicated that the data was already produced and that details

and more specific information about the production would be provided. Plaintiffs have yet to

receive this additional information and Hetero advised Plaintiffs today that they were still

preparing a response to this request.

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## **Document Production Issues**

On February 16, 2021 and March 8, 2021, Plaintiffs identified several documents that were produced incorrectly with missing pages or with conflicting metadata. Hetero advised that they are still consulting with their ESI vendor regarding these issues and offered a potential explanation that Plaintiffs are currently investigating. The documents that were identified by Plaintiffs are below:

#### a. HLL163283

i. This document should have at least 9 pages. Only one page was produced.

## b. HLL179202

i. This document should have at least 161 pages, yet only page three was scanned.

#### c. HLL175512-HLL175566

i. Document should have 58 pages. Only 55 pages were produced.

## d. HLL183565

 i. Cover page for CAPA document referencing an enclosure with NMBA results for Losartan; no enclosure was provided.

#### e. HLL183566

 i. Cover page for CAPA document referencing R&D evaluation report for Valsartan and Aripiprazole; no evaluation report provided.

## f. HLL183564

 Cover page for CAPA document referencing an enclosure entitled "Notification Copy to Agency on NMBA results" but no enclosure is provided.

## g. HLL183561

 Cover page for CAPA document referencing an enclosure entitled "Updated List of Valsartan Batches on Hold" but no enclosure is provided.

## h. HLL219568-HLL219570

This document has missing pages. For example, it begins with "28.
 Acetone" which means there are pages containing information from pages
 1 through 27 that were not produced or scanned.

## i. HLL163400-HLL163405

i. Document should have 181 pages. Only the first six pages were produced.

## j. HLL124147-HLL124194

i. Document begins on page 6 of 53. The first five pages are missing.

## k. HLL210671-HLL210676

i. Document should have twelve pages. Missing pages 2, 4, 6, 8, 10, and 12. should have twelve pages. Missing pages 2, 4, 6, 8, 10, and 12.

## 1. HLL219996-HLL220041

 HLL220004 is the beginning of a five-page document. Only three pages produced.

## m. HLL178438-HLL178446

 This document should have at least 253 pages (see HLL178446). Only nine pages produced.

## n. HLL220524-HLL220571

 HLL220528 is the beginning of a five-page document. Only three pages were produced.

## o. HLL163294-HLL163296

i. This document should have at least 344 pages. Only three pages were produced.

## p. HLL163386-HLL163388

i. This document should have five pages. Only three pages were produced.

## q. HLL203865-HLL203887

 i. HLL203876 begins what is possibly a seven-page document based on the page numbers at the bottom. However, HLL203876 starts on page 2. Page 1 is missing. Unknown if other pages are missing after page 7.

## r. HLL175567-HLL175605

 This document should have at least 398 pages. 39 pages have been produced.

## s. HLL212275-HLL212353

- i. This document is missing multiple pages.
- ii. HLL212318 -This is a three-page document. Pages 1 and 3 are missing.
- iii. HLL212320 this is a four-page document. Pages 1 and 3 are missing.
- iv. HLL212323 This is a four-page document. Pages 1 and 3 are missing.
- v. HLL212325 This is a four-page document. Pages 2 and 4 are missing.
- vi. HLL212327 This is a 26-page document. Pages 2, 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24, and 26 are missing.

## t. HLL163300

i. This document should have at least 17 pages. Only page 2 has been provided.

## u. HLL215708-HLL215710

i. This document is missing several pages. It begins on page 14, then skips to page 18, then skips to page 20.

## v. HLL219859-HLL219863

i. This document should have at least 43 pages. Only the first five pages have been produced.

## w. HLL209485-HLL209510

i. The first page of this document says page 1 of 21. The second page of this document says page 2 of 26.

## x. HLL212634-HLL212643

i. HLL212638 begins a test procedure document for Irbesartan that is supposed to have 10 pages. Only 2 pages have been produced.

## y. HLL212246-HLL212252

- i. Multiple missing pages. For example, HLL212246 is page 1 of 2, but page2 is not provided.
- ii. HLL212247 starts on page 16 (see bottom of page). Therefore, there are 15 pages prior that are missing.
- iii. HLL212250 is page 19 of a document. HLL212251 is page 21. Therefore, page 20 is missing.
- iv. HLL212252 is page 31 of a document. Pages 22 through 30 are missing.

## z. HLL221375-HLL221382

i. This document is missing multiple pages. It begins on page 1 of 11; then skips to pages 17, 18, and 19; then skips to pages 21 and 22; then skips to pages 25 and 26.

## aa. HLL163308-HLL163311

i. This document should have 241 pages. Only four pages have been produced.

## bb. HLL183562

- i. This document (Inspectional Observations: Attachments for Corrective Actions) should also have an enclosure entitled "Spike purge studies report for Valsartan and Losartan Potassium for the possibility of residual nitrite in sodium azide raw material." No enclosure is provided.
- cc. HLL01235065 Metadata says Corporate Quality Assurance Unit V but the document says, "Unit Name: HLL-I, Department: Engineering". The document also shows an effective date of 9/12/20. Are there prior or subsequent versions?
- dd. . HLL01235069 Metadata says Corporate Quality Assurance Unit V but the document says, "Unit Name: HLL-I; Department: Production". The document also shows an effective date of 9/2/22. Are there prior versions?
- ee. HLL01235076 Metadata says Corporate Quality Assurance Unit V but the document says, "Unit Code: HHL-I Department: Microbiology".
- ff. HLL01235079 Metadata says Corporate Quality Assurance Unit V but the document says, "Department Quality Control". Are there prior or subsequent versions?

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gg. HLL01235147 - Metadata shows document created on 2/19/21 but it was signed

10/10/11.

The parties have engaged in an extensive meet and confer process that has now spanned

over a month and significant issues still remain. Hetero indicated today that additional productions

would be made shortly and Plaintiffs will await those productions to assess whether the

deficiencies will have been resolved. Given the lack of progress in resolution of significant issues

and the ongoing prejudice, Plaintiffs are concerned and expect that by the end of the month

conference a clear picture will exist as to whether these many issues will have been solved.

Thank you for your consideration.

Respectfully,

ADAM M. SLATER